Case 14-14472-elf Doc 59 Filed 01/26/18 Entered 01/27/18 00:59:13 Desc Imaged

Certificate of Notice Page 1 of 4
United States Bankruptcy Court
Eastern District of Pennsylvania

In re: Marleasa A Sherrill-Bryant Debtor Case No. 14-14472-elf Chapter 13

CERTIFICATE OF NOTICE

District/off: 0313-2 User: DonnaR Page 1 of 1 Date Rcvd: Jan 24, 2018 Form ID: pdf900 Total Noticed: 1

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Jan 26, 2018.

db +Marleasa A Sherrill-Bryant, 714 Union St., Philadelphia, PA 19104-1661

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. NONE. $\,$ TOTAL: 0

***** BYPASSED RECIPIENTS *****

NONE. TOTAL: 0

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Transmission times for electronic delivery are Eastern Time zone.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Jan 26, 2018 Signature: /s/Joseph Speetjens

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on January 24, 2018 at the address(es) listed below:

ALFONSO G. MADRID on behalf of Debtor Marleasa A Sherrill-Bryant alfonsomadridlawECF@gmail.com JOSHUA ISAAC GOLDMAN on behalf of Creditor US Bank National Association as Trustee for Pennsylvania Housing Finance Agency bkgroup@kmllawgroup.com, bkgroup@kmllawgroup.com LEON P. HALLER on behalf of Creditor Pennsylvania Housing Finance Agency lhaller@pkh.com,

dmaurer@pkh.com;mgutshall@pkh.com
LEON P. HALLER on behalf of Creditor US Bank National Association as Trustee for Pennsylvania
Housing Finance Agency lhaller@pkh.com, dmaurer@pkh.com;mgutshall@pkh.com

PAMELA ELCHERT THURMOND on behalf of Creditor City of Philadelphia pamela.thurmond@phila.gov, james.feighan@phila.gov

REBECCA ANN SOLARZ on behalf of Creditor US Bank National Association as Trustee for Pennsylvania Housing Finance Agency bkgroup@kmllawgroup.com

THOMAS I. PULEO on behalf of Creditor US Bank National Association as Trustee for Pennsylvania Housing Finance Agency tpuleo@kmllawgroup.com, bkgroup@kmllawgroup.com United States Trustee USTPRegion03.PH.ECF@usdoj.gov

WILLIAM C. MILLER, Esq. ecfemails@ph13trustee.com, philaecf@gmail.com

TOTAL: 9

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE : CHAPTER 13

MARLEASA A. SHERRILL-BRYANT, a/k/a MARLEASA SHERRILL MARLEASA BRYANT CASE NO: 14-14472ELF

Debtor

ORDER

AND NOW, this 23rd day of January, 2018, upon consideration of the Motion of US Bank, N.A, as Trustee for Pennsylvania Housing Finance Agency ("PHFA") for relief from the automatic stay pursuant to 11 U.S.C. §362(the "Motion") with respect to the Debtor's residential property at 714 Union St., Philadelphia PA 19104 (the "Property");

And the Motion was filed on December 28, 2017;

And the Movant having certified that service of the motion was made upon the debtor by first-class mail on December 28, 2017;

And included with the motion was notice that any response must be filed and served on or before January 12, 2018, and that a hearing would be held on the motion, if contested, on January 23, 2018 at 9:30 a.m.;

And the debtor did not file a response with this court by the deadline set forth in the notice and Local Bank. R. 9014-3(h);

And Movant having filed a Certificate of No Response with respect to the Motion on January 17, 2017;

And on January 17, 2018, but subsequent to the filing of the Certificate of No Response, Debtor's counsel filed a response to the Motion;

And Debtor's counsel having appeared on January 23, 2017 and representing that Debtor represented to him that she was current on mortgage payments to PHFA, but had not responded to her counsel's request for proof of the payments;

And a lift stay motion, by virtue of Fed. R. Bankr. P. 4001(a), is a contested matter under Fed. R. Bankr. P. 9014. Rule 9014(c) incorporates, inter alia, Fed. R. Bankr. P. 7055. Rule 7055, in turn, incorporates Fed. R. Civ. P. 55, governing defaults,

And under Rule 55, when an answer is not timely filed, the entry of default is required.

See Orange Theatre Corp. v. Rayherstz Amusement Corp., 130 F.2d 185 (3d Cir. 1942) (when the defendant has failed to file a timely responsive pleading, the entry of default under Rule 55 is ministerial); In re Antell, 155 B.R. 921, 924 (Bankr. E.D. Pa. 1992). See also, In re Felder, No. 10-19112 (Order dated 01/31/2011, Doc. No. 41).

And, in general, Fed. R. Civ. P. 55(c), which is incorporated into bankruptcy proceedings and contested matters by virtue of Fed. R. Bank. P. 7055 and 9014, provides: "The court may set aside an entry of default for good cause, and it may set aside a final default judgment under Rule 60(b).";

And the answer filed by movant's counsel appears to assert grounds by which the entry of default should be set aside,

Accordingly, it is hereby ordered as follows:

1. The Motion is entered by default. The bankruptcy stay is terminated in favor of the Movant as to real property at 714 Union St., Philadelphia PA 19104.

2. The response to the Motion filed by the debtor through her counsel is treated as a

motion unde	r Rule 7055 to set aside the	entry of relief by default;	;	
3. A	hearing on the debtor's req	uest to set aside the entry	of relief by defau	ılt shall take
place on	February 6, 2018	at _	1:00 p.m.	in
Bankruptcy (Courtroom #1, 900 Market	Street, Philadelphia, Penr	nsylvania. If the de	efault is set
aside, a subs	equent hearing on the merit	s of the motion to termina	ate the bankruptcy	y stay shall be
scheduled.				
		Eric L. Frank		 -

Chief United States Bankruptcy Judge